Page 1 of 1 Case 3:08-cr-01091-JLS Document 26 Filed 07/02/2008 JUL **– 2** 2008 CLERK, U.S. DISTRICT COURT UNITED STATES DISTRICT COURTN 3 SOUTHERN DISTRICT OF CALIFORNIA UNITED STATES OF AMERICA. 5 Case No. 08CR1091-JLS Plaintiff. 6 INFORMATION (Superseding) 7 Title 18, U.S.C., Sec. 1001 -INEZ MARIE PARQUETTE, 8 False Statement to a Federal Officer 9 Defendant 10 The United States Attorney charges: 11 COUNT 1 On or about March 22, 2008 within the Southern District of 12 California, defendant, INEZ MARIE PARQUETTE, in a matter within the 13 jurisdiction of the United States, namely, the Department of Homeland 14 Security, United States Customs and Border Protection, a department 15 and agency of the United States, did knowingly and willfully make false, fictitious and fraudulent statements and representations as to 17 a material fact; in that she did represent and state to United States 18 19 Immigration and Customs Enforcement Agents at the Calexico West, California Port of Entry, that she and Thomas Parquette (charged 20 21 elsewhere) had continuos possession of the car, which she drove into the United States from Mexico, while they were in Mexico, whereas in 22 truth and fact as defendant then and there well knew, these statements 23 and representations were false, fictitious and fraudulent when made; 24 25 in violation of Title 18, United States Code, Section 1001. 26 DATED: June 27, 2008. KAREN P. HEWITT 27

PAUL S. COOK

Assistant U.S. Attorney

United States Attorne

6/27/08

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